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*Attorneys for Plaintiff/Consolidated Defendants Mona Vie, Inc. and MonaVie, LLC*

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**IN THE UNITED STATES DISTRICT COURT,  
IN AND FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

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MONAVIE, LLC,

Plaintiff,

v.

AMWAY CORP.,

Defendant.

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AMWAY CORP.,

Consolidated Plaintiff,

v.

MONA VIE, INC., MONAVIE, LLC, JOHN  
BRIGHAM HART, JASON LYONS, LOU  
NILES, FARID ZARIF, and JOHN DOES 1-10,

Consolidated Defendants.

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**NOTICE OF CONVENTIONAL FILING**

Case No.: 2:08-cv-204

Judge: Bruce S. Jenkins

[Consolidated with Case No.: 2:08-cv-209 and  
Case No. 2:09-cv-00259]

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GEORGE and JILL GUZZARDO, MARK and RITA HAAS, MARK and ANNA HUBER, WILLIAM and JACQUELINE LEWIS, MARK and JENNIFER PAUL, CURTIS and DEBORAH SPOLAR, DOUGLAS and SHERYL STROH, LARRY and MARTHA VAN BUSKIRK, MATTHEW and CHERYL ABRAHAM, MANASE and LISA FOTU, TERRY and MARJORIE FRANKS, DEAN and TERESA FREY, MICHAEL and VIOLA GOWEN, GERALD and PAULETTE HARTEIS, individually and on behalf of a class of similarly situated persons and entities,

Consolidated Plaintiffs,

v.

QUIXTAR, INC., now known as AMWAY CORP., a Virginia corporation, and AMWAY CORPORATION, now known as Amway International Inc., a Delaware corporation.

Consolidated Defendants.

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Please take notice that Plaintiff/Consolidated Defendants Mona Vie, Inc. and MonaVie, LLC (collectively “MonaVie”), has conventionally filed the original and one copy of the following document: *Reply Memorandum in Support of MonaVie’s Motion to Exclude Previously Undisclosed Reasonable Royalty Calculation of Kenneth Wise*.

This document is not being filed electronically because it is being filed under seal. This document has been conventionally served on all parties.

DATED this 4<sup>th</sup> day of March, 2010.

STRONG & HANNI

*/s/ Brian C Johnson*

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Defendants Mona Vie, Inc.  
and MonaVie, LLC*

**CERTIFICATE OF MAILING**

I hereby certify that on the 4<sup>th</sup> day of March, 2010, a true and correct copy of the foregoing **NOTICE OF CONVENTIONAL FILING** was served by the method indicated below, to the following:

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